poses, was taken up for consideration, read the second time, passed without amendment, and returned to the Senate.

The bill reported by Mr. Brawner on the 27th ultimo, entitled, an act providing for the removal of causes on the equity side of the court, from the first judicial district of Maryland to the high court of Chancery, was taken up for consideration, in just turn,—And in the progress of the second reading thereof;

On motion by Mr. Brawner, the said bill was amended, by appending at the end of the fourth section thereof, the

following proviso:

Provided, That if in the opinion of the Chancellor, other evidence may be required, or other proceedings had with a view to do justice and equity between the parties concerned, he may take such order therein as may be deemed just and proper.

The said bill having been read throughout, it was pass-

ed, and sent to the Senate for concurrence.

The bill reported by Mr. Brawner on the 27th ultimo, entitled, an act to prevent unnecessary accumulation of costs on all actions or suits at law in the county courts of this State, was taken up for consideration, in just turn.— And in the progress of the second reading thereof,

On motion by Mr. Yoe, the said bill was amended in its first section, by striking out the word, "next," in the third line of that section, and inserting in lieu thereof, the word,

"second."

On motion by Mr. Yoe, the said bill was further amended in its second section, by striking therefrom the words, "to interfere with the rules of court in relation to the times of pleading," in the 4th and 5th lines of that section, and inserting in lieu thereof; these words, "in any way to effect or change the liability of the special bail."

The said bill having been read throughout, was placed in the hand of the Speaker for the purpose of putting the

question, as to its passage. When,

On motion by Mr. Buskirk, the said bill was withdrawn

from the Chair, and again laid on the table.

The bill reported by Mr. Brawner, on the 27th ultimo, entitled, an act relating to appeals from Magistrates' Judgments, and directing in what manner a title to real estate may be acquired by sales made under writs of fieri facias issued by justices of the peace, was taken up for consideration, in just turn. When,

On motion by Mr. Brawner, the said bill was again or-

dered to lie on the table.